State	City/town/county	Source of flooding	Location	#Depth in feet above ground. *Elevation in feet. (NGVD)	
				Existing	Modified
			Approximately 3,000 feet upstream of U.S. Highway 83 Bypass.	*1,563	*1,559
			At confluence with Gassman Coulee	*1,567	*1,563
			Approximately 3,100 feet downstream of 58th Street Northwest.	*1,568	*1,565
			Approximately 6,300 feet upstream of 58th Street Northwest.	*1,570	*1,567

Maps are available for inspection at City Hall, City of Minot, Engineering Department, 515 Second Avenue, SW, Minot, North Dakota. Send comments to The Honorable Orlin Backes, Mayor, City of Minot, 2425 Brookside Drive, Minot, North Dakota 58701.

North Dakota	Velva (City)	Souris River	Approximately	100 1	feet	downstream	of	*1,511	*1,508
	McHenry County.		Main Street.						
			Approximately	2,200) fee	t upstream	of	*1,513	*1,509
			Main Street.			·			
			Approximately	2,600) fee	t upstream	of	*1,513	*1,509
			Main Street.	•		•		· ·	1

Maps are available for inspection at City Hall, City of Velva, 101 First Street West, Velva, North Dakota. Send comments to The Honorable Ken Fox, Mayor, City of Velva, P.O. Box 219, Velva, North Dakota 58790.

(Catalog of Federal Domestic Assistance No. 83.100, "Flood Insurance.")

Dated: January 26, 1995.

Richard T. Moore,

Associate Director for Mitigation.
[FR Doc. 95–2591 Filed 2–1–95; 8:45 am]
BILLING CODE 6718–03–P

FEDERAL MARITIME COMMISSION

46 CFR Part 572

[Docket No. 94-31]

Information Form and Post-Effective Reporting Requirements for Agreements Among Ocean Common Carriers Subject to the Shipping Act of 1984

AGENCY: Federal Maritime Commission. **ACTION:** Proposed rule.

SUMMARY: The proposed rule in this proceeding published December 5, 1994 (59 FR 62372), would revise the Commission's regulations governing information submission requirements for agreements among ocean common carriers subject to the Shipping Act of 1984. This extends the deadline for filing comments to February 17, 1995. DATES: Comments due February 17, 1995.

ADDRESSES: Send comments (original and 15 copies) to: Joseph C. Polking, Secretary, Federal Maritime Commission, 800 North Capitol St. NW., Washington, DC 20573, (202) 523–5725.

FOR FURTHER INFORMATION CONTACT:

Robert D. Bourgoin, General Counsel, Federal Maritime Commission, 800 North Capitol St. NW., Washington, DC 20573, (202) 523–5740 Austin L. Schmitt, Director, Bureau of Trade Monitoring and Analysis, Federal Maritime Commission, 800 North Capitol St. NW., Washington, DC 20573, (202) 523–5787

By the Commission.

Joseph C. Polking,

Secretary.

[FR Doc. 95–2509 Filed 2–1–95; 8:45 am]

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Chapter I

[ET Docket No. 93-198; FCC 94-345]

Preparation for International Telecommunication Union World Radio Conferences

AGENCY: Federal Communications Commission.

ACTION: Order; termination of proceeding.

SUMMARY: This Order terminates ET Docket No. 93–198, which the Commission initiated to seek public comment to help establish U.S. proposals and positions for the 1993 World Radiocommunication Conference (WRC–93). WRC–93 concluded in November, 1993. Accordingly, this proceeding is no longer necessary. Public input for future WRCs will be obtained in IC Docket No. 94–31.

ADDRESSES: Federal Communications Commission, 1919 M St. NW., Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Maura McGowan, Office of Engineering and Technology, (202) 739–0722.

SUPPLEMENTARY INFORMATION:

Order

Adopted: December 23, 1994.
Released: January 18, 1995.
By the Chief, Office of Engineering and Technology: 1. By this action, the Commission terminates its proceeding initiated to seek public comment regarding U.S. proposals and positions for the 1993 International
Telecommunications Union (ITU)
World Radio Conference (WRC-93).

- 2. The 1992 ITU Additional Plenipotentiary Conference (APP) adopted a major restructuring of the ITU. Part of the restructuring was a recommendation that World **Radiocommunication Conferences** (WRCs) normally convene every two years, and that a four year conference planning cycle be initiated. Thus, each WRC would consider current substantive issues, develop a recommended agenda for the next WRC in two years, and recommend a preliminary agenda for the following WRC in four years. The first of these regularly scheduled conferences, WRC-93, convened in Geneva on November
- 3. In preparation for WRC–93, on June 24, 1993, we initiated the instant proceeding to seek public comment regarding U.S. proposals and positions in Notice of Inquiry, ET Docket No. 93–198, 58 Fed. Reg. 36630 (7/8/93). On September 17, 1993, the Commission and the National Telecommunication and Information Administration jointly

forwarded their recommended proposals for the conference to the Department of State. No other action has been taken in this proceeding.

- 4. WRC–93 adopted recommendations to the ITU's Administrative Council for a substantive agenda for WRC–95, and a preliminary agenda for WRC–97. Because WRC–93 has concluded, and no further purpose would be served by keeping this docket open, we are hereby terminating this proceeding. Public comment concerning future World Radicommuniction Conferences will be sought in IC Docket No. 94–31.
- 5. Accordingly, *It Is Ordered* That, pursuant to the authority of sections 4(i) and 303(r) of the Communications Act of 1934, as amended, 47 U.S.C. 154(i) and 303(r), this proceeding is terminated.

Federal Communications Commission.

LaVera F. Marshall,

Acting Secretary.

[FR Doc. 95-2507 Filed 2-1-95; 8:45 am]

BILLING CODE 6712-01-M

47 CFR Part 73

[MM Docket Nos. 94–150, 92–51, and 87–154; FCC 94–324]

Broadcast Services; Television and Radio Broadcasting

AGENCY: Federal Communications Commission.

ACTION: Notice of proposed rulemaking.

SUMMARY: The Commission, through Notice of Proposed Rule Making (NPRM) initiates a thorough review of its broadcast media attribution rules contained in Notes to 47 CFR 73.3555. This Notice of Proposed Rule Making requests comment on the many issues pertinent to our analysis of whether the current attribution rules continue to be effective in serving their goals or whether changes to the rules are required. This proceeding is appropriate to ensure that the broadcast attribution rules conform with other related Commission rules and to ensure that these rules effectively implement the Commission's broadcast multiple ownership rules by identifying those interests that have the potential to influence the licensee in core operating areas. such as programming. Comments are sought with respect to the current corporate stockholding attribution benchmarks, the single majority shareholder exemption, the nonattribution of nonvoting stock, and the treatment of limited partnership interests. Additionally, comment is sought on how to treat Limited Liability

Companies and Registered Limited Liability Partnerships for attribution purposes. The attribution rules are a critical enforcement mechanism for the Commission as it applies its multiple ownership rules. Comments are also sought on the remaining aspects of the Commission's cross-interest policy and on what multiple "cross-interests" or otherwise nonattributable interests, when viewed in combination, raise diversity and competition concerns warranting regulatory oversight.

DATES: Comments are due by April 17,

DATES: Comments are due by April 17, 1995, and reply comments are due by May 17, 1995.

ADDRESSES: Federal Communications Commission, Washington, D.C. 20554.

FOR FURTHER INFORMATION CONTACT: Mania K. Baghdadi, Mass Media Bureau, Policy and Rules Division (202) 418– 2130, or Robert Kieschnick, Mass Media Bureau, Policy and Rules Division (202) 418–2170.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Notice of Proposed Rule Making in MM Docket Nos. 94-150, 92-51, and 87-154, FCC 94-324, adopted December 15, 1994, and released January 12, 1995. The complete text of this NPRM is available for inspection and copying during normal business hours in the FCC Reference Center (Room 239), 1919 M Street, N.W., Washington, D.C., and also may be purchased from the Commission's copy contractor, International Transcription Service, (202) 857-3800, 2100 M Street, N.W., Suite 140, Washington, DC 20037.

Synopsis of Notice of Proposed Rule Making

1. This *NPRM* initiates a thorough review of the Commission's broadcast media attribution rules (found in 47 CFR 73.3555), which "define what constitutes a 'cognizable interest' for the purpose of applying the multiple ownership rules to specific situations." ¹

The multiple ownership rules limit the number of broadcast stations that a single person or entity, directly or indirectly, is permitted to own, operate, or control, so as to foster programming diversity by encouraging diversity of ownership, and to assure competition in the provision of broadcast services.

2. The broadcast industry and other Commission rules have changed since

these rules were last revised. For example, the multiple ownership rules themselves have been relaxed, and, concurrently with this decision, the Commission has adopted a Further Notice of Proposed Rule Making (Further Notice of Proposed Rule Making in MM Docket No. 91-221, FCC 94–322, adopted December 15, 1994), which seeks comments as to whether we should relax national and local multiple ownership limits for television stations, including the one-to-a-market rule. Also, in an additional separate proceeding published elsewhere in this edition of the Federal Register, the Commission is considering a variety of measures, including relaxing our attribution rules, to aid the entry of minorities and, if deemed necessary, women into broadcasting. The Commission wishes to ensure that the attribution rules remain effective in light of the previous and proposed relaxation of the multiple ownership rules.

3. Additionally, the Commission is concerned that certain nonattributable investments, while completely permissible, may permit a degree of influence that warrants their attribution for multiple ownership purposes. Moreover, the Commission is also concerned that otherwise permissible cooperative arrangements between broadcasters are being used in combination by those broadcasters to obtain, indirectly, controlling interests in multiple stations that they would be prohibited from holding directly under the multiple ownership rules. Further, this proceeding will consider how to treat, for attribution purposes, new business forms, such as Limited Liability Companies (LLCs). Finally, this review will ensure that any differences between the broadcast attribution rules and recently adopted or revised attribution rules for other regulated services are justified by other factors, such as differences between the media or our policies regulating them.

4. While the Commission's focus is on the issues of influence or control, at the same time, the attribution rules must be tailored to permit arrangements in which a particular ownership or positional interest involves minimal risk of influence, in order to avoid unduly restricting the means by which investment capital may be made available to the broadcast industry. The Commission intends to ensure that any revisions to the attribution rules meet these stated goals, are clear to broadcast regulatees, provide reasonable certainty and predictability to allow transactions to be planned, ensure case of processing, and provide for the

¹Report and Order in MM Docket No. 83–46, 49 FR 19482, May 8, 1984 (Attribution Order), On recon., Memorandum Opinion and Order in MM Docket No. 83–46, 50 FR 27438, July 3, 1985 (Attribution Reconsideration), on further recon., Memorandum Opinion and Order in MM Docket No. 83–46, 52 FR 01630, January 15, 1987 (Attribution Further Reconsideration).